

:Writ of Habeas Corpus of State Custody:

my name is Dale Hackett Cullen whom  
am confined in state custody in a  
mental facility from the time 22, 2011  
falsified arrestial case M11-118860;

Accusational falsified apprehensioned  
by Sheriff officer; Sheriff and  
Kroger's falsified identifying to  
false arrestial June 22, 2011  
falsified Sheriff detaining arrestial  
by non-miranda; falsified charges  
non-miranda; false holding for  
Prosecution without mirandizing  
or given charges; falsified arrestial  
and Unforseen arrestial by Business;  
falsified Arrestial accusation charges  
by business & Sheriff after telling  
Petitioner was not being arrested  
with waiver contract at Kroger  
and Sheriff arrestial idetainmental  
at Spring Street and Oenulgee River Bridge  
of falsified accusational charge theft  
by taking at 5:45 P.M. June 22, 2011  
also after telling the idetainmental  
Sheriff - I am not the one being accused

of the crime and where is the  
alleged mobile car accusations  
charges, and upon arriving at ~~the~~ Knoxx's  
store the detaining sheriff step  
out of the store with papers  
and requested I sign them and  
I was not being arrested, but  
was taken to Bibb Law Enforcement  
Center upon arriving the booking  
officer told me to empty my pockets  
and I and the police officer told  
him they were empty, then the  
booking officer grabbed my left  
arm and twisted it behind my back  
and slammed me into the concealment  
table then I heard a snap in my  
shoulder and arm and then I  
told him I would be pressing  
excessive force charges of Sheriff  
brutality and got slammed again on  
the table then I was dragged  
to the booking tank where I  
spent three days in the tank  
until June 25, 2011 before being  
booked and never received any

medical treatments the three days or the forty-five days on Cell Block D-7 of the jail then was concealed Civilly committed to Central State hospital July 27, 2011 and had not received any medical treatments until 12-2011 but was forced to take psychotropic medications restraints or have the forensic service technician hold me down to be given a shot

Daily or orders by psychiatrist then which I am now receiving physical therapy twice a week but was assaulted twice 9-18-2011 and 12-16-2011 but received no medical treatment for each

blow to the right temple and right side back of the head and

I complained of the pain after being admitted to the sheriff department I wrote the Superior court room 216 Macon Ga. 31201 about the sheriff's brutality and non-miranda apprehension at

with his  
~~wrists~~ hand on weapon; falsified accusational charge; falsified Unfonseen Arrestal; falsified Identifying by Sheriff Officer and witness; misconductual of booking Sheriff officer brutality; for all these grievances and did not receive any reply August 2011

to 12-2011 then I put in a Habeas Corpus petition in Federal Middle District Court to Judge Marc

Ireadurll and it was dismissed with all complained charge.

Shown causes of concealed civil commitmental July 27, 2011 to the mental facility of the unconstitutional violational grievances which were deliberately non given reason except official cannot be suited in an appellate court or being held illegally by hospital mental health facility and whereas the constitution gives the federal court's jurisdiction over all appeal cases Article III section II which

states and provides that the courts may hear a case of civil commitment and constitutional violations, and official brutalities, by concealed punishments or either because of the subjects matters or the parties involved in its case outcome of its habeas corpus for hearings and releasing actions judgment for an accusation criminal conviction most often dealing with all unconstitutional laws violations, of the civil freed concealed commitmental matters for a recall propose constitutional amends laws corrections, errors in its statutes already passed as outdated laws of the interpretation applicational provision in the constitutional statute questionables within the official jurisdictions modifications of both appeals and in Superior Court and Middle District Court for a higher court overruling evidences presented.